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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/956,899		09/21/2001	Takahiro Matsumura	990377D	3459
38834	7590	06/08/2005		ÉXAM	INER

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IQBAL, KHAWAR

ART UNIT PAPER NUMBER

2686

DATE MAILED: 06/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		09/956,899	MATSUMURA, TAKAHIRO	
	Office Action Summary	Examiner	Art Unit	
		Khawar Iqbal	2686	
Period f	The MAILING DATE of this communication reply	on appears on the cover sheet wi	h the correspondence address	
THE - External control	MAILING DATE OF THIS COMMUNICAT ensions of time may be available under the provisions of 37 Cr s SX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) days of period for reply is specified above, the maximum statutory ure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the led patent term adjustment. See 37 CFR 1.704(b).	ION.  CFR 1.136(a). In no event, however, may a resion.  s, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MON a statute, cause the application to become AB.	ply be timely filed  (30) days will be considered timely.  (HS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).	
Status				
1)🖂	Responsive to communication(s) filed on	31 March 2005.		
2a)⊠	This action is <b>FINAL</b> . 2b)	This action is non-final.		
3)□	Since this application is in condition for a closed in accordance with the practice ur	•	• •	
Disposit	ion of Claims			
5)□	Claim(s) 13 and 15 is/are pending in the 4a) Of the above claim(s) is/are wire Claim(s) is/are allowed. Claim(s) 13 and 15 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	thdrawn from consideration.		
Applicat	ion Papers	-		
10)□	The specification is objected to by the Example The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the of The oath or declaration is objected to by the Example The Specification is objected.	accepted or b) objected to I to the drawing(s) be held in abeyan correction is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d)	).
•	under 35 U.S.C. § 119			
12)[ a)	Acknowledgment is made of a claim for for All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Esee the attached detailed Office action for	ments have been received. Iments have been received in A Pe priority documents have been Bureau (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachmen	ut(e)	-		
_	n(s) se of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)	
2) 🔲 Notic 3) 🔀 Infor	ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/Ser No(s)/Mail Date	18) Paper No(s	//Mail Date formal Patent Application (PTO-152) 	

Application/Control Number: 09/956,899

Art Unit: 2686

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 13,15 rejected under 35 U.S.C. 103(a) as being unpatentable over Naoki et al (JP 09-259391) and further in view of Urabe (6125282).
- 3. Regarding claim 13,15 Naoki et al teaches an apparatus comprising (fig. 1): an information processing apparatus having a plurality of different (analog, digital A and digital B) communication (para. # 0012-0014, 0025-0026, 0047-0049 and 0052); controlling applications (para. # 0012-0014, 0025-0026, 0047-0049 and 0052); and

a processing apparatus operatively coupled between a communication equipment and said information processing apparatus said processing apparatus including (para. # 0012-0014, 0025-0026, 0047-0049 and 0052),

an identifying part configured to identify a type of the communication equipment and to output an identification signal corresponding to the identified type of the communication equipment, said type of communication equipment including a mobile (fig. 1 element 4) communication (para. # 0012-0014, 0025-0026, 0047-0049 and 0052); and

Application/Control Number: 09/956,899

Art Unit: 2686

a switching part configured to switch the communication protocol prestored for each type of the communication equipment, based on the identification signal (page 2, para. # 0007, page # 5, para. 0029).

wherein said information processing apparatus selects (analog or digital) a communication controlling application (analog or digital) based on the identified type of the communication equipment (page 2, para. # 0007, page # 5, para. 0029).

Although Naoki et al teaches device 1 is equipped with the interface 18 linked to various telephones (4a-4c). Corresponding to the various telephones installed in the information offer station 6, digital 9600 (1<sup>st</sup> type of protocol) portable telephone 4a, digital 2400 portable telephone 4b and analog type portable telephone 4c (different communication protocols or 2<sup>nd</sup> type of protocol), and other various telephones can be connected to an interface 18. Telephone classification discernment section 1a identifies the classification of the telephone 4 connected to the traffic information communication device 1. If the classification of Telephones 4a-4c sticks for whether being a digital type portable telephone or an analog type portable telephone, it changes the cable linked to an interface 18, and its jack, for example, and can identify by detecting the difference by the detecting signal (para. # 0012-0014, 0025-0026, 0047-0049 and 0052). Naoki et al does not specifically teach Personal Handyphone system (PHS) communication protocol.

In an analogous art, Urabe teaches that digital phones in Japan, such as those taught by Naoki et al, may comprise personal cellular, and PHS phones (col. 1 lines, 12-31). Therefore, it would have been obvious to one of ordinary skill in the art at the time

Art Unit: 2686

the invention was made to modify the device of Bloebaum et al by specifically adding feature Personal Handyphone system to use the system of Naoki et al to identify the digital phones of Urabe, as Urabe states that they are the types of digital phones used in the environment to which Naoki et al is applied.

## Response to Arguments

4. Applicant's arguments filed 3-31-05 have been fully considered but they are not persuasive. The examiner has thoroughly reviewed applications argument but firmly believes the cited references reasonably and properly meets the claim limitation. Applicant argument was that a "Naoki does not teach or suggest wherein said information processing apparatus selects (analog or digital) a communication controlling application (analog or digital) based on the identified type of the communication equipment" as recited in claim 13. In response to applicant' arguments, examiner would like to point out that Naoki et al teaches device 1 is equipped with the interface 18 linked to various telephones (4a-4c). Corresponding to the various telephones installed in the information offer station 6, digital 9600 (1st type of application) portable telephone 4a, digital 2400 portable telephone 4b and analog type portable telephone 4c (different communication protocols or 2<sup>nd</sup> type of application), and other various telephones can be connected to an interface 18. Telephone classification discernment section 1a identifies the classification of the telephone 4 connected to the traffic information communication device 1. If the classification of Telephones 4a-4c sticks for whether being a digital type portable telephone or an analog type portable telephone, it changes the cable linked to an interface 18, and its jack, for example, and can identify

Art Unit: 2686

by detecting the difference by the detecting signal. Change-over contact of the change-over switch 20 which performs a change with the sound signal and data signal which are outputted outside is connected to the interface 18 from change-over contact and the traffic information communication device 1 of the change-over switch 19 which performs a change with the sound signal of an analog gestalt and the data signal of a digital gestalt which are inputted from the outside to the traffic information communication device 1 (para. # 0012-0014, 0025-0026, 0047-0049 and 0052).

# Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the

Application/Control Number: 09/956,899 Page 6

Art Unit: 2686

Examiner should be directed to Khawar Iqbal whose telephone number is (571) 272-

7909.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's

supervisor, Marsha D. Banks-Harold can be reached on (571) 272-7905. The fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status

information for unpublished applications is available through Private PAIR only. For

more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist/customer service whose telephone

number is (571) 272-2600.

Khawar Iqbal

FAEL PEREZ-GUTIERRE PATENT EXAMINER

5/14/05